UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

IN RE Josej	i: oh Morris Gadson	<i>9</i> <i>9</i>	CASE NO. Chapter 13	;			
	Debtor(s)	§					
		APTER 13 PLAN A ALUATION AND LI	ND MOTIONS FOR EN AVOIDANCE				
		□ AMEN	DED				
	u oppose the Plan's treatment of your cl irmation no later than fourteen (14) days			LE AN	I OBJECTIO	ON to	
	of the singular word "Debtor" in this Pla kruptcy Code unless otherwise noted.	n includes the plural wh	ere applicable. All section	refei	ences ("§")	are to	o the
Plan	ollowing matters may be of particular impincludes each of the following items. effective if set out later in the Plan.						
		1. Plan Ov	erview				
1.1	A limit on the amount of secured claim claim, set out in Sections 7.8 and 7.9, payment at all to the secured creditor			V	Included		Not included
1.2	Avoidance of a wholly unsecured lien nonpurchase-money security interest,				Included	Ø	Not included
1.3	Nonstandard provisions, set out in Se	ction 8		Ø	Included		Not included
		2. Plan Sui	mmary				
2.1	Debtor's Plan payment will be \$2 Payroll Order, or Direct (Morfollows:		n, paid by 3rd Party Check). Variable paymen			-	•
	Months		Amount of Monthly Pa	ıymeı	nt		
	The term of the Plan is60 mo is\$144,000.00	nths. The gross amour	nt to be paid to the Trustee	e (son	netimes, the	base	e amount")
2.2	Under this Plan, the Trustee will pay all allowed priority claims in full; all allowed secured claims to the extent of the value of the collateral or the amount of the claim, whichever amount is provided for in Sections 7.7 and 7.8; and approximately						
	This Plan does not allow claims. A distributions under the plan as contactal Bankruptcy Rules for the Westhis Division for information on pro-	firmed. Creditors are stern District of Texas	referred to the Federal R , and the Standing Orde	Rules	of Bankrup	otcy P	Procedure, the
23	The aggregate value of Debtor's non-	avamnt accate ic:	\$0.00				

Debtor	Joseph	Morris	Gadsoi

3. Vesting of Estate Property

Upon confirmation of the Plan, all property of the estate SHALL vest in the Debtor, shall not remain property of the
estate, and shall not be subject to the automatic stay of § 362; provided however, in the event of conversion of this
case to chapter 7 the property of the Debtor as of the petition date should revest in the estate.

Upon confirmation of the Plan, all property of the estate SHALL NOT vest in the Debtor, shall remain property of the estate, and shall remain subject to the automatic stay of § 362.

4. Tax Refunds and Annual Tax Returns

4.1 Tax Refunds.

All tax refunds received by Debtor (or either Debtor if a joint case) while the chapter 13 case is pending shall be allocated as set forth below:

- The total amount of the aggregate tax refund(s) received for any tax period that exceeds \$2,000.00 shall, upon receipt, be paid and turned over to the Trustee as additional disposable income and such amount shall increase the base amount of the Plan. The Plan shall be deemed modified accordingly, and the Trustee will file a notice of plan modification within 21 days of receipt of the tax refund:
- 2) This \$2,000.00 annual limit shall apply to both joint-debtor and single-debtor cases;
- The \$2,000.00 otherwise retained by Debtor must first be applied to any Plan arrearages;
- 4) Notwithstanding subparagraph (1) above, Debtor may file a notice to retain the portion of the tax refund otherwise payable to the Plan under subparagraph (1) with twenty-one (21) day negative notice as set forth in Local Rule 9014(a) if, at the time of receipt of a refund, Debtor's Plan provides for the payment of 100% of allowed general unsecured claims within the term of this Plan. If the Trustee does not object within the twenty-one (21) day negative notice period, Debtor may retain that portion of the tax refund.

The Trustee is hereby authorized to endorse a tax refund check if the check is made payable to Debtor.

4.2 Annual Tax Returns.

Debtor shall provide a copy of the annual post-petition income tax return to the Trustee if requested to do so or if required to do so pursuant to the Standing Order for Chapter 13 Administration for the division in which this case is pending. If this is a joint case, each Debtor shall comply with this provision if separate returns are filed.

5. Pre-Confirmation Adequate Protection Payments

Pre-confirmation adequate protection payments under § 1326(a)(1) and § 502(b) shall be made as provided below, and pursuant to the Standing Order for Chapter 13 Administration for the division in which this case is pending:

- A. All pre-confirmation payments if required by § 1326(c) and proposed below will be made by the Chapter 13 Trustee without further order of the Court. Such payments shall be considered payments pursuant to § 1326(a) and 28 U.S.C. § 586(e).
- B. If the Debtor fails to make the required plan payments and funds on hand are not sufficient to pay all preconfirmation adequate protection payments due, then such payments shall be paid on a pro rata basis, with the exception of ongoing monthly mortgage payments made by the Trustee.
- C. Monthly pre-confirmation adequate protection payments will be calculated from the date the first plan payment is due. To receive adequate protection payments, a secured creditor must have on file with the Clerk of the Court a timely filed and allowed proof of claim. The proof of claim must include proof of the creditor's security interest and shall be served on the Chapter 13 Trustee, the Debtor and Debtor's attorney. The Trustee will thereafter commence disbursement of pre-confirmation adequate protection payments in the next regularly scheduled monthly disbursement following the filing of the claim, subject to normal operating procedures.

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	D. The Debtor proposes the following pre pre-confirmation adequate protection proposes shall cease upon confirmation of the P	payments to accrued int			
Crec	litor & Collateral	Monthly AP Payment	Interest Rate, If Claim is Over Secured	Other Tre Remarks	atment
	e Auto Finance Ford Focus (approx. 70,000 miles)	\$95	.00	-1	
	6. Executory Cor	ntracts / Unexpired Le	ases / Contracts for I	Deed	
6.1	Pursuant to § 1322(b)(7) and § 365, Debt leases, and/or contracts for deed as follows:		sume the following e	executory co	ontracts, unexpired
Cred	litor	Property or Conf	ract Description		Current Monthly Payment to be Paid Directly by the Debtor
Progr	essive Leasing	Rent to Own mat	tresses	-	\$173.00
6.2	Pursuant to § 1322(b)(7) and § 365, Debt leases, and/or contracts for deed:	or hereby elects to re	ject the following exe	ecutory cont	tracts, unexpired
Cred	litor	Prope	erty		
		7. Treatment of Cl	aims		
7.1	Administrative Claims and Request for A	Attorney Fees.			
	The Trustee shall collect the allowed statute other administrative claims, including Debte				
	Upon confirmation of the Plan, the Court applications for additional award of attorney Western District of Texas, and the Standing pending. If additional monies are available class on a pro rata basis. The Trustee sha	ase in accordance with the second sec	he applicable benchm ankruptcy Code, Loca Administration for the on his or her discretion,	ark. Debtor's I Bankruptcy division in wh disburse sud	Rules for the nich this case is
Debt	or's Attorney	Amount of Fee Paid Through the Plan	Payment Method:	Additiona Provision	
Malais	se Law Firm	\$2,850.00	Standing Order Other	See speci	ial provisions

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7.2 Priority Claims.

All allowed claims entitled to priority under § 507(a), except § 507(a)(2), shall be paid in full in deferred distributions by the Trustee, unless: (1) the holder of a particular claim agrees to a different treatment of such claim; or (2) such claim is provided for under § 1322(a)(4). Unless the Plan provides otherwise, the distributions shall be made by the Trustee. If the Plan identifies a creditor's claim as a priority claim and the creditor files the claim as a general unsecured claim, the claim shall be treated as a general unsecured claim unless otherwise ordered by the Court. If any priority claim is filed for a debt that was either not scheduled or scheduled as a general unsecured claim, the claim shall be allowed as a priority claim unless otherwise ordered by the Court. Allowed priority claim(s) shall be paid without interest, unless otherwise ordered by the Court or unless specifically allowed under § 1322(b)(10) and provided for below.

The amount set forth in the Plan is an estimate and if the actual allowed claim is in a different amount, the amount to be paid pursuant to the Plan shall be the amount due on the allowed claim.

<u>Domestic Support Obligations ("DSO").</u> The Trustee shall pay all pre-petition DSO claims through the Plan unless the Court orders otherwise. Debtor shall pay all DSO payments that accrue post-petition directly to the holder, or the holder's agent, pursuant to the terms of the DSO.

The Trustee shall disburse payments to the following creditors holding priority claims:

	Creditor	Description	Est. Claim Amount	Est. Monthly Payment
Internal Revenue Service		1040 Taxes	\$6,000.00	Pro-Rata

If additional monies are available, the Trustee may, within his or her discretion, disburse such funds to this class on a pro rata basis.

7.3 Arrears on Assumed Executory Contracts/Leases/Contracts for Deed.

The Trustee shall disburse payments for arrears to creditors holding assumed executory contracts, leases, and/or contracts for deeds. The amounts listed below by Debtor are estimates. If a creditor files a proof of claim and the claim for arrears or the ongoing monthly payment is in a different amount than stated below, the payments under the Plan shall be based on the creditor's claim unless a different amount is established by court order.

Those creditors holding claims within this class are as follows:

	Amount of Ongoing Monthly Payment Through the Plan
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7.4 Collateral to be Surrendered.

Upon the entry of an order confirming the Plan or an order modifying the Plan, the stay shall automatically terminate with regard to the collateral surrendered. Upon entry of such order, the creditor shall have ninety (90) days from the date of the order to file a claim or amended claim as to any deficiency balance that may remain, and such deficiency balance will be paid as a general unsecured claim. Any such claim is subject to objection.

Debtor surrenders the following collateral:

Creditor	Collateral	Location of Collateral
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7.5 Creditors to be Paid Directly by Debtor (Other Than Mortgage Creditors), by a Third Party, or by a Co-Debtor. [USE ONLY IF THERE IS NO DEFAULT]

Creditors within this class shall retain their liens on the collateral that is security for the claim until the claim has been paid in full as determined by the note and/or applicable non-bankruptcy law.

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If certain claims are paid directly by Debtor to creditor, Debtor shall be deemed acting as a disbursing agent under the Plan for payment of such claim. Such payments shall be made in addition to the payments by Debtor to the Trustee and are deemed to be payments made pursuant to the Plan.

The following creditors shall be paid directly by Debtor, a Third Party, or a Co-Debtor:

Creditor / Collateral	Debt Owed	Monthly Payment	Remarks	Identify Payer
Bexar County 3327 Putman Field	\$4,298.00	\$0.00	Annual property taxes	Escrow
Windfield Community Association, Inc.	\$352.00	\$29.00	HOA Dues	Debtor

7.6 Mortgage Creditors: Ongoing Mortgage Payments and Direct Mortgage Payments on Debtor's Principal Residence.

Unless the Debtor is current on the mortgage on the petition date, or otherwise provided for under <u>PLAN PROVISIONS</u>

8. Nonstandard Plan Provisions, the Trustee shall pay all post-petition monthly mortgage payments to the mortgagee. Ongoing mortgage payments will be in the amount stated in the allowed proof of claim or pursuant to a Court Order. If Debtor makes a Plan payment that is insufficient for the Trustee to disburse all ongoing mortgage payments required below, the Trustee shall hold plan payments until a sufficient amount is received to make a full ongoing mortgage payment. Debtor shall provide to the Trustee all notices received from Mortgage Creditors including statements, escrow notices, default notifications, and notices concerning changes of the interest rate if a variable rate mortgage. The automatic stay is modified to permit Mortgage Creditors to issue such notices.

The Trustee shall be authorized to make changes to the ongoing monthly mortgage payments based on Notice filed pursuant to Bankruptcy Rule 3002.1(b) and to pay fees, expenses, and charges based on Notice filed pursuant to Bankruptcy Rule 3002.1(c). The Trustee may request that the Debtor file amended Schedules I and J, and the Debtor shall do so on or within thirty (30) days after receiving such a request from the Trustee. If Debtor lacks the disposable income to pay the ongoing mortgage payment, the Trustee may seek dismissal. The Debtor or the Trustee may seek to modify the Plan based on Debtor's current income, Debtor's ongoing mortgage payment obligations, or as otherwise provided in § 1329.

Alternatively, upon the filing by a Mortgage Creditor of a Notice pursuant to Bankruptcy Rule 3002.1(b) or 3002.1(c), the Trustee may file a Notice of Increase of Plan Payment with the Court if the Trustee reasonably believes that, under the circumstances, the increased payment should be Debtor's responsibility. The Trustee shall serve the Notice of Increase of Plan Payment on Debtor and Debtor's counsel. Such circumstances include but are not limited to: (1) increase in the mortgage payment or claim for expense is caused by Debtor's failure to pay tax, insurance or other obligations to the mortgagee that the Debtor was required to pay directly; (2) cases in which the Debtor is paying less than the Debtor's full disposable income because the Debtor has agreed to pay a 100% dividend to general unsecured creditors; and (3) cases where, because of the increase due the Mortgage Creditor, the current Plan would fail to pay fully the amount provided under the Plan to allowed secured, priority, and administrative claims and any required amount to be paid to general unsecured claims under the terms of the confirmed Plan by reason of § 1325(a)(4) or otherwise.

The amount set forth in a Notice of Increase of Plan Payment shall become the modified Plan payment, and the Plan base shall be correspondingly increased. The Debtor must file a motion to modify Plan, supported by amended Schedules I and J as well as income verification, if the Debtor believes there is not, at that time, sufficient disposable income to pay the increased Plan payment or there is otherwise basis to amend the Plan rather than pay the increased Plan payment. The Debtor's motion to modify Plan shall be filed no later than thirty (30) days after Trustee's Notice of Increase in Plan Payment is filed.

It is possible that a change in the ongoing mortgage payment will affect the distribution to the unsecured creditors, and this provision of the Plan shall serve as adequate notice of the possibility.

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If Debtor is current as of the petition date and elects to pay the ongoing mortgage directly but subsequently defaults, Debtor should file a motion to modify the Plan within thirty (30) days of receiving notice of the default to provide for the payment of the post-petition mortgage arrears. The future ongoing mortgage payments shall be paid by the Trustee. The motion to modify the Plan must state the name, address, and account number of the Mortgage Creditor to whom payments are to be made; the date the Trustee is to commence the ongoing mortgage payments; and the treatment of the post-petition delinquency including the gap between the date when Debtor modified the Plan and the date on which the Trustee is to commence the ongoing mortgage payments. The Trustee may also file a motion to modify the Plan in the event of a post-petition default.

The Standing Order for Chapter 13 Administration for the division in which this case is pending as to ongoing mortgage payments shall also apply.

For cause shown, Debtor may deviate from the procedures set forth in this provision of the Plan provided that Debtor sets forth cause, with specificity, in <u>PLAN PROVISIONS</u> **8. Nonstandard Plan Provisions.** The Trustee and any party in interest may object. Debtor shall have the burden of proving at any hearing on confirmation of the Plan cause for such deviation. Avoidance of administrative fees alone shall not be considered cause.

The amounts set forth below are Debtor's estimate and the allowed claim shall control as to the amounts. Those creditors holding a secured claim with ongoing mortgage payments are as follows:

Creditor	Property Address	Monthly Mortgage Payment	Interest Rate (for informational purposes only)	Payment Due Date (per contract)	Paid By:
Mr. Cooper	3327 Putman Field	\$1,435.03	0.00%	1st	☐ Trustee (Conduit) ☐ Debtor (Direct)

7.7 Secured Claims: Cure Arrears on Long Term Debt and Mortgage Arrears on Debtor's Principal Residence.

Arrears on long term debt and pre-petition mortgage arrearage claims shall be paid pursuant to the payment schedule set forth below. Upon discharge, if the pre-petition arrears and the post-petition ongoing payments are current on Debtor's Principal Residence, the default will be deemed cured and the note reinstated according to its original terms, including the retention of any security interest. The pre-petition arrears set forth below is an estimate only and the Trustee shall pay the pre-petition arrears based on the proof of claim as filed by the creditor, unless a different amount is allowed pursuant to a court order.

If there are insufficient funds to pay the monthly payment to claims within this class, creditors in this class shall be paid on a pro rata basis. If additional monies are available, the Trustee may, within his or her discretion, disburse such funds to this class on a pro rata basis.

The following secured creditors hold claims for arrears in this class:

Creditor	Collateral Description		Monthly Payment or Method of Distribution	Interest Rate (If applicable)	Remarks
Mr. Cooper	3327 Putman Field	\$14,000.00	Pro-Rata	0.00%	Includes 7/2019 pmt
Windfield Community Association, Inc.	3327 Putman Field	\$206.00	\$15.00	6.50%	HOA Arrears

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7.8 Secured Claims: Treatment of Claim and Motion to Value Collateral Pursuant to § 506; and 910 Day Claims/1 Year Claims.

Creditors within this class shall retain their liens on the collateral that is security for their claims until the earlier of: (1) the date the underlying debt, as determined by non-bankruptcy law, has been paid in full; or (2) the date discharge is entered under § 1328. If the case is dismissed or converted without completion of all Plan payments, the liens shall be retained by the creditors pursuant to applicable non-bankruptcy law.

Debtor moves to value the collateral described below in the amounts indicated. The values as stated below represent the fair market value of the collateral pursuant to § 506(a)(2). Objections to the valuation of collateral proposed by this Motion and the Plan must be filed no later than fourteen (14) days before the confirmation hearing date. If no timely objection is filed, the relief requested may be granted in conjunction with the confirmation of the Plan.

The Trustee shall pay the allowed secured claims, which require the filing of a proof of claim, to the extent of the value of the collateral or the full payment of the claim as specified below, plus interest thereon at the rate specified in this Plan. Failure of the secured creditor to object will be deemed acceptance of the plan under § 1325(a)(5)(A). Except for secured claims for which provision is made to pay the full amount of the claim notwithstanding the value of the collateral, the portion of any allowed claim that exceeds the value of the collateral shall be treated as an unsecured claim under Section 7.11 below.

Creditor / Collateral Description	Amount of Debt (Est)	Fair Market Value	Interest Rate	Equal Monthly Payment	Unsecured Claim	910 Claim? ***
Cash Store 2005 Volvo XC90 (approx. 195,000 miles	\$400.00)	\$3,313.00	6.50%	\$15.00	\$0.00	
Chase Auto Finance 2015 Ford Focus (approx. 70,000 miles)	\$10,856.00	\$7,288.00	6.50%	\$170.00	\$3,568.00	
Conns Household goods	\$3,567.00	\$2,400.00	6.50%	\$60.00	\$1,167.00	
Conns Household goods	\$2,678.00	\$1,400.00	6.50%	\$40.00	\$1,278.00	

^{***} Debtor indicates, by notation () that the collateral which secures the claim was purchased within 910 days if a vehicle or within 1 year if personal property pursuant to § 1325(a) (hanging paragraph).

If additional monies are available, the Trustee may, within his or her discretion, disburse such funds to this class on a pro rata basis.

If any secured proof of claim is timely filed for a debt that was either not scheduled or scheduled as unsecured, the claim shall be allowed as secured unless otherwise ordered by the Court. Said claim shall be paid under the Plan with interest at <u>6.5</u>% per annum and shall be paid on a pro rata basis as funds become available after payment of any fixed equal monthly payments payable to other secured creditors listed above.

7.9 Wholly Unsecured Claims.

NOTICE OF DEBTOR'S INTENTION TO STRIP A WHOLLY UNSECURED LIEN

Debtor proposes a Chapter 13 plan that strips your lien secured by real property to a wholly unsecured claim. The Plan alleges that the value of the real property is less than the amount owed on all liens that are senior in priority to your lien. Your claim will receive no distributions as a secured claim but will receive distributions as a general unsecured claim.

If you disagree with the treatment proposed by the Plan that will terminate your lien and that will pay your claim as a general unsecured claim, you must file an objection to the Plan no later than fourteen (14) days before the confirmation hearing date. If you fail to object, the Bankruptcy Court may approve the Plan without further notice.

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Upon entry of a Discharge Order, the holder of the lien is required to execute and record a full and unequivocal release of its liens, encumbrances and security interests secured by the real property and to provide a copy of the release to the Trustee, Debtor, and Debtor's counsel. Notwithstanding the foregoing, the holder of a lien that secures post-petition homeowners' association fees and assessments will be allowed to retain its lien, but only to secure (i) post-petition assessments; and (ii) other post-petition amounts, such as legal fees, if such post-petition amounts are incurred with respect to post-petition fees and assessments, and are approved by the Court, if incurred during the pendency of the bankruptcy case.

This provision does not apply if a secured creditor does not file a proof of claim.

Notice of this Plan provision must be provided by the Debtor to the secured creditor in accordance with Fed. R. Bankr. P. 7004.

The following claims shall be paid as a general unsecured claim as there is no equity in the collateral to secure the claim.

If the case is dismissed or converted without completion of all Plan payments, the liens shall be retained by the creditors pursuant to applicable non-bankruptcy law.

Those creditors holding secured claims that are wholly unsecured and are within this class are as follows:

Creditor	Fair Market Value	Amount of Senior Lien(s)
	value	Seriioi Lieli(s)

7.10 Motions to Avoid Lien Pursuant to § 522(f).

The Bankruptcy Code allows certain liens to be avoided. If a lien is avoided, the creditor's claim, to the extent allowed, will be treated as a general unsecured claim under Section 7.11. The amount of the debt set forth in the Plan is Debtor's estimate and if the actual allowed claim is in a different amount, the unsecured amount to be treated pursuant to the Plan shall be the amount due on the allowed claim.

If the case is dismissed or converted without completion of all Plan payments, the liens shall be retained by the creditors pursuant to applicable non-bankruptcy law.

Debtor moves under § 522(f) to avoid the following liens that impair exemptions. Objections to this treatment must be filed no later than fourteen (14) days before the confirmation hearing date. If no timely objection is filed, the relief requested may be granted in conjunction with the confirmation of the Plan. (Debtor must list the specific exempt property that the lien impairs and the basis of the lien--e.g. judicial lien, non-PMSI, etc.).

Creditor Property Subject to Lien	Lien Amount to be Avoided	Secured Amount Remaining	Type of Lien
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7.11 General Unsecured Claims.

Creditors within this class hold general unsecured claims that are not otherwise provided for in the Plan, including but not limited to creditors' unsecured claims arising by reason of lien avoidance or lien strip, rejection of executory contracts or leases, or bifurcation of a claim. Payments to holders of allowed claims within this class shall be disbursed on a pro rata basis and shall be disbursed after payment of other creditors. The amounts set forth as unsecured claims in Debtor's schedules are estimates only, and payments to holders of allowed general unsecured claims shall be based upon allowed claim amounts.

Debtor	Joseph Morris Gadson		Case number				
	8. Nor	nstandard Plan	Provisions				
Nonsta	ndard Plan Provisions.						
The fol	lowing Plan provisions will be effective only i	f there is a chec	ck in the box in Section 1.3 of the Plan.				
Pay fe	Attorney Fees Pay fees in full first 4 months then \$400/mo or more as funds become available, pursuant to paragragh 2(e) of the 2016 Standing Order.						
	to place any nonstandard provision in this se						
Debtor's	odd Malaise s Attorney or Pro Se Debtor ar No. 00796984	Date:	6/3/2019				
/s/ Jose Debtor	/s/ Joseph Morris Gadson Debtor						
Joint De	ebtor	-					

Certificate of Service

Debtor shall be responsible for service of the Plan on the Trustee and all parties in interest.

UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

IN RE: Joseph Morris Gadson	С	ASE NO.
	Debtor	
	CH	HAPTER 13
Jo	pint Debtor	
	CERTIFICATE OF SERVICE	
	that on June 3, 2019, a copy of the attached tlisted below, by placing each copy in an enveile 9013 (g).	
J Ba Ma 909 Sa	J. Todd Malaise Todd Malaise r ID:00796984 tlaise Law Firm 9 NE Loop 410, STE 300 n Antonio TX, 78209 10) 732-6699	
1st Finance xxxxxxxx1005 5421 East RI Thornton Frwy.	Capital One xxxx-xxxx-xxxx-3046 P.O. Box 30285	Credit One Bank xxxxxxxxxxxxx3856 ATTN: Bankruptcy Department
Dallas, TX 75223	Salt Lake City, UT 84130-0285	PO Box 98873 Las Vegas, NV 89193
Army Emergency Relief 2530 Crystal Drive Arlington, VA 22202	Cash Store 6604 Fm 78, Ste 100 San Antonio, TX 78244	Fingerhut xxxxxxxxxxxx0464 Attn: Bankruptcy PO Box 1250 Saint Cloud, MN 56395
Attorney General of the US Department of Justice 950 Pennsylvania Ave. NW Washington, DC 20530	Chase Auto Finance xxxxxxxxx2809 Attn: Bankruptcy PO Box 901076 Fort Worth, TX 76101	Internal Revenue Service P.O. Box 7346 Philadelphia, PA 19101-7346
Bexar County c/o Don Stecker	Conns xxxxxxxxxxxxxxxxxx0218	Joseph Morris Gadson 3327 Putman Field

Attn: Bankruptcy Department

PO Box 815867

Dallas, TX 75234

Converse, TX 78109

Linebarger Goggan Blair & Sampson 711 Navarro, Ste. 300

San Antonio, TX 78205

UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

IN RE: Joseph Morris Gadson	C.	CASE NO.		
D	ebtor			
	C⊦	HAPTER 13		
Join	t Debtor			
	CERTIFICATE OF SERVICE (Continuation Sheet #1)			
Mary K. Viegelahn Chapter 13 Standing Trustee 10500 Heritage Blvd, Ste. 201 San Antonio, TX 78216	Plain Green Loans xx2355 Attn: Bankruptcy 1900 Frost Rd Ste 100 Bristol, PA 19007	Windfield Community Association, Ind xxxxxxxxxxxxx0098 PO Box 803555 Dallas, TX 75380		
Merrick Bank/CardWorks xxxxxxxxxxxx4239 Attn: Bankruptcy PO Box 9201 Old Bethpage, NY 11804	Select Federal Credit xxxxxxxxxxx5789 1914 N Interstate 35 San Antonio, TX 78208	Windfield Community Association, Inc PO Box 803555 Dallas, TX 75380		
Midland Credit 8875 Aero Dr. #200 San Diego, CA 92123	Shapiro Schwartz, LLP 13105 Northwest Freeway, Suite 1200 Houston, TX 77040	0		
Mobiloans, LLC xxxxxx7239 Attn: Bankruptcy PO Box 1409 Marksville, LA 71351	Syncb/hhgreg xxxxxxxxxxxx6519 Attn: Bankruptcy PO Box 965060 Orlando, FL 32896			
Mr. Cooper xxxxxx6565 Attn: Bankruptcy PO Box 619098 Dallas, TX 75261	U.S. Department of the Treasury Bureau of the Fiscal Service P.O. Box 1686 Birmingham, AL 35201			
Ms. Int/Diverse/Dnf Ass xxxxxxxxxxxx0989 2351 N. Forest Rd., Ste 110 Getzville, NY 14068	US Attorney's Office 601 NW Loop 410, Ste 600 San Antonio, TX 78216			
Phillips & Cohen Associates, Ltd. 1002 Justison St.	VA Regional Office Office of District Counsel			

2515 Murworth Dr Houston, TX 77054

1002 Justison St. Wilmington, DE 19801